

15th Amendment
Houghton Lake #8629
June 11, 2009

Honorable Judge Robert E. Gerber
To Vito Lenna, Clerk of Bankruptcy Court
United States Bankruptcy Court
One Bowling Green, New York, N.Y. 10004
Case #09-50026 (REG)

DEAR JUDGE:

WE ARE RETIRED AND
IN OUR EIGHTIES. HELEN WORKED
UP TO 3 JOBS IN A DAY HELPING
RAISE 5 CHILDREN. ED WORKED
2 JOBS IN A DAY, AT TIMES WORKING
18 HOURS. DIVORCED WHEN WE
MET AND MARRIED, EACH OF OUR
YOUNGEST WAS 15 YEARS OLD.

ED RETIRED FROM GM AND HELEN
RETIRED A BANKRUPT AUTO SUPPLY
COMPANY. THROUGH OUT OUR
MARRIAGE AND RETIREMENT WE
PURCHASED CLOSE TO \$50,000.00 DOLLARS
OF GM COMMON AND PREFERRED STOCK
FOR THE DIVIDEND INCOME

WE ALSO BOUGHT K-MART AND
FOR INCOME PURPOSES TOO. THE
JUDGES IN THE CASES CANCELLED
OUR STOCK EVEN THOUGH K-MART
IS A THRIVING COMPANY TODAY
WE SINCERELY BELIEVE THE JUDGE
SHOULD HAVE ORDERED THE PEOPLE

One of 3 sheets

②
RUNNING K-MART TO PURCHASE
FIFTY ONE PERCENT OF THE
STOCK IN K-MART KEEPING
ALL REMAINING STOCK AT SOME
VALUE

THIS WE WOULD ASK THAT
GM STOCK BE HANDLED IN THE
SAME MANNER

WE KNOW THAT GM WANTS
TO REDUCE THEIR COMMON STOCK
100 TO 1.

WE HAVE ALREADY ACCEPTED
THEIR OFFER OF 225 COMMON
SHARES OF STOCK FOR EACH
\$1000.00 OF PREFERRED STOCK WE
OWN.

SINCE GM IS STILL IN BUSINESS,
ALTHOUGH SMALLER, BY NOT CANCELLING
THEIR STOCK THERE MAY BE SOME
VALUE. POSSIBLY RECEIVING DIVIDENDS
WITH VALUE RETURNING TO THE
DOWNSIZE STOCK COMING BACK TO
SOMEWHERE NEAR THE VALUE WE
INVESTED, SOMETIME IN THE NEAR
FUTURE THAT WE MAY NOT SEE.

THIS WAS ONCE A GREAT
COMPANY. THE GM BOARD OF
DIRECTORS DID NOT EXERCISE

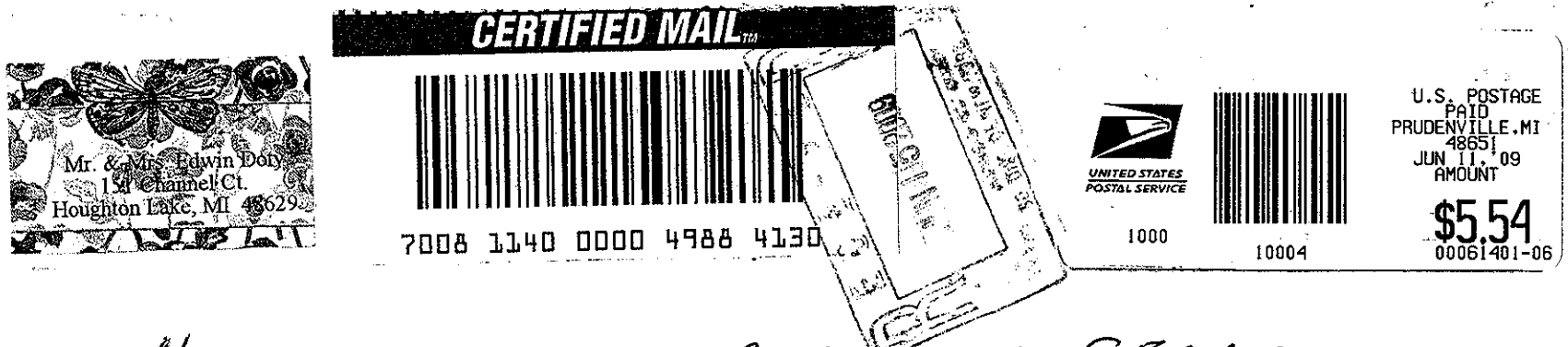
3
THEIR POWERS IN KEEPING G.M.
STRAIGHT AND SHOULD BE FIRED
AND SUED FOR THEIR ILLEGITIMAN
GAINS.

THE NEW PEOPLE RUNNING THE
DOWNSIZE GM SHOULD NOT BE
PAID IN TOTAL MORE THAN 100
TIMES THE LOWEST PAID WORKER
AT GM. PLEASE CONSIDER THAT WE
ARE NOT THE ONLY WORKING-
RETIRED FAMILY THAT BOUGHT
INTO THE FAITH AND CREDIT OF
GM OLD OR NEW.

YOU KNOW THAT GM COULD
HAVE ASKED ALL STOCK HOLDERS
TO CONTRIBUTE \$10.00, \$20.00 OR
EVEN \$50.00 A MONTH AFTER GETTING
RID OF THE OLD BOARD, ISSUING A
SPECIAL CERTIFICATE TO HELP THEM
DOWNSIZE AND TO AVOID OR COME OUT
OF BANKRUPTCY.

YOUR HONOR, THANK YOU FOR
READING OUR LETTER WITH OUR
HOPES THAT YOU WILL CONSIDER
OUR STATUS IN THIS CASE AND
NOT CAST US ASIDE LIKE DIRTY
RAGS.

MOST SINCERLY YOURS,
EDWIN O. AND HELEN P. DOTY
Edwin O. Doty Helen P. Doty



HONORABLE JUDGE ROBERT E. GERBER
C/O VETO GENNA CLERK OF BANKRUPTCY COURT
UNITED STATES BANKRUPTCY COURT
ONE BOWLING GREEN, NEW YORK, N.Y. 10004

**RETURN RECEIPT
REQUESTED**